

PATENT APPLICATION Attorney's Docket No. 8075-020

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: BRENT LEBACK ET AL

U.S. Serial No. 09/174,057

Group Art Unit 2782

Filed: October 16, 1998

Examiner: H. Kim

For:

TIGHTLY COUPLED AND SCALABLE MEMORY AND

EXECUTION UNIT ARCHITECTURE

Mail Stop Petition Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED UNINTENTIONALLY UNDER 37 CFR 1.137(b)

The above-identified application became abandoned for failure to timely and proper reply to a notice or action by the United States Patent and Trademark Office. The date of abandonment is the day after the expiration date of the period set for reply in the Office notice or action plus any extensions of time actually obtained.

APPLICANT HEREBY PETITIONS FOR REVIVAL OF THIS APPLICATION

1. / PETITION FEE:

Assignee claims small entity status. See 37 CFR 1.27

Small entity fee (37 CFR 1.17(m)): \$665

2. REPLY AND/OR FEE:

Enclosed are:

- a. 42 sheets of formal drawings
- b. Form PTO 85b
 - c. issue fee of \$665

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3. TERMINAL DISCLAIMER WITH FEE:

Since this utility patent was filed on or after June 8, 1995, no terminal disclaimer is required. However, if such a disclaimer is required, assignee will submit same.

STATEMENT

MARGER JOHNSON & MCCOLLOM, P.C., an Oregon professional corporation, having a place of business at 1030 S.W. Morrison Street, Portland, Oregon 97205, acquired the rights above-described U.S. patent application Serial No. 09/174,057 for TIGHTLY COUPLED AND SCALABLE MEMORY AND EXECUTION UNIT ARCHITECTURE, among other US patent/applications by virtue of the Sheriff's Certificate of Sale of Personal Property, issued by the Sheriff'-Coroner of County of Santa Cruz, California, Sheriff's File No. 03-11763, said Certificate of Sale recorded in Reel/Frame 013887/0798 (2 pages), on August 21, 2003 (copy enclosed), pursuant to the Writ of Execution issued by the Superior Court, Santa Cruz County, California, on April 30, 2003 on a judgment entered in Court Case No. CV 139759, on March 1, 2001, said Judgment and Writ recorded in Reel/Frame 011390/0727 (19 pages) on March 15, 2001.

The entire delay in filing the required reply/fee from the due date for the required reply until filing of a grantable petition under 37 CFR 1.137(b) was unintentional.

MANNER OF PAYMENT

Enclosed is PTO Form 2038 authorizing credit card payment for the above-listed fees. Any deficiency or overpayment should be charged or credited to deposit account number 13-1703.

20575

Customer No.

Respectfully submitted,

MARGER JOHNSON & McCOLLOM, P.C.

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